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IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF UTAH
CENTRAL DIVISION

In re:

MERIDIAN RESTAURANTS UNLIMITED,
LC; LOVELOUD RESTAURANTS, LC;
AZM RESTAURANTS, LC; HR
RESTAURANTS, LC; MR RESTAURANTS,
LC; NDM RESTAURANTS, LC; and NKS
RESTAURANTS, LC,

Debtors-in-Possession.

Bankruptcy Case No. 23-20731-KRA
Bankruptcy Case No. 23-20732-KRA
Bankruptcy Case No. 23-20733-KRA
Bankruptcy Case No. 23-20736-KRA
Bankruptcy Case No. 23-20737-KRA
Bankruptcy Case No. 23-20738-KRA
Bankruptcy Case No. 23-20739-KRA

Chapter 11
Judge Kevin R. Anderson

**Jointly Administered Under
Bankruptcy Case No. 23-20731-KRA**

[Filing Relates to Case No(s): All]

[Filed via ECF]

**ORDER SHORTENING TIME FOR NOTICE OF, THE HEARING ON, AND
OBJECTIONS TO DEBTORS' EMERGENCY SECOND MOTION FOR ENTRY OF
ORDER AUTHORIZING IMMEDIATE STORE CLOSINGS AT CERTAIN
RESTAURANT LOCATIONS**

The matter is before the Court on the *ex parte* motion (the “Ex Parte Motion”) filed on September 25, 2023, by Debtors Meridian Restaurants Unlimited, L.C. (“Meridian”), Loveloud Restaurants, L.C. (“Loveloud”), AZM Restaurants, L.C. (“AZM”), HR Restaurants, L.C. (“HR”), MR Restaurants, L.C. (“MR”), NDM Restaurants, L.C. (“NDM”), and NKS Restaurants, L.C. (“NKS”) (collectively, the “Debtors”), debtors and debtors-in-possession in the above-captioned jointly administered chapter 11 cases, seeking the entry of an Order shortening time for notice of and the hearing on the Debtors’ *Emergency Second Moton for Entry of Order Authorizing Immediate Store Closings at Certain Restaurant Locations* (the “Motion”), filed September 22, 2023 as Dkt. 546.

The Court, having reviewed the Ex Parte Motion, in accordance with Federal Rule of Bankruptcy Procedure 9006 and Local Rule 9006-1, and for good cause shown, hereby **ORDERS** as follows:

1. Pursuant to Federal Rules of Bankruptcy Procedure 9006(c) and Local Rule 9006-1, the Ex Parte Motion shall be, and hereby is, granted.
2. The hearing on the Motion shall be conducted on **September 28, 2023, at the hour of 1:30 p.m. (prevailing Mountain Time)**.
3. Objections to the Motion shall be filed by no later than the date and time set for the hearing. Oral objections, if any, to the Motion, also may be made at the hearing.
4. The Debtors shall provide notice of the hearing and of the objection deadline by ECF electronic notification only, by no later than 5:00 p.m. on September 25, 2023.

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